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	APPLICATION NO.	FILING DATE	FIRST NAMED INVENTOR	ATTORNEY DOCKET NO.	CONFIRMATION NO.
	10/815,827	04/02/2004	Christophe Boyer	PET-2138	8868
	23599	7590 04/20/2006		EXAMINER	
	MILLEN, WHITE, ZELANO & BRANIGAN, P.C.			BHAT, NINA NMN	
	2200 CLARENDON BLVD.				
	SUITE 1400		ART UNIT	PAPER NUMBER	
	ARLINGTON, VA 22201			1764	
				DATE MAILED: 04/20/2006	

Please find below and/or attached an Office communication concerning this application or proceeding.

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		Application No.	Applicant(s)					
		10/815,827	BOYER ET AL.					
	Office Action Summary	Examiner	Art Unit					
		N. Bhat	1764					
Per	The MAILING DATE of this communication appears on the cover sheet with the correspondence address Period for Reply							
	A SHORTENED STATUTORY PERIOD FOR REPLY IS SET TO EXPIRE 3 MONTH(S) OR THIRTY (30) DAYS, WHICHEVER IS LONGER, FROM THE MAILING DATE OF THIS COMMUNICATION. - Extensions of time may be available under the provisions of 37 CFR 1.136(a). In no event, however, may a reply be timely filed after SIX (6) MONTHS from the mailing date of this communication. - If NO period for reply is specified above, the maximum statutory period will apply and will expire SIX (6) MONTHS from the mailing date of this communication. - Failure to reply within the set or extended period for reply will, by statute, cause the application to become ABANDONED (35 U.S.C. § 133). Any reply received by the Office later than three months after the mailing date of this communication, even if timely filed, may reduce any earned patent term adjustment. See 37 CFR 1.704(b).							
Status								
1) Responsive to communication(s) filed on <u>14 October 2004</u> .								
- 2	☐ This action is FINAL . 2b)⊠ This action is non-final.							
	3) Since this application is in condition for allowan		secution as to the merits is					
	closed in accordance with the practice under <i>Ex parte Quayle</i> , 1935 C.D. 11, 453 O.G. 213.							
Disposition of Claims								
	4)⊠ Claim(s) <u>1-14</u> is/are pending in the application.							
	4a) Of the above claim(s) is/are withdraw	vn from consideration.						
	5) Claim(s) is/are allowed.							
	6)⊠ Claim(s) 1-14 is/are rejected.							
	7) Claim(s) is/are objected to.		•					
	8) Claim(s) are subject to restriction and/or	election requirement.						
Αpı	plication Papers	·						
-1-1		:						
	9) The specification is objected to by the Examiner.							
-	I0)⊠ The drawing(s) filed on <u>02 April 2004</u> is/are: a)⊠ accepted or b)□ objected to by the Examiner.							
	Applicant may not request that any objection to the c		• •					
	Replacement drawing sheet(s) including the correcti							
•	11) The oath or declaration is objected to by the Exa	aminer. Note the attached Office	Action or form PTO-152.					
Prid	ority under 35 U.S.C. § 119	•						
	12)⊠ Acknowledgment is made of a claim for foreign priority under 35 U.S.C. § 119(a)-(d) or (f). a)⊠ All b)□ Some * c)□ None of:							
	1. Certified copies of the priority documents							
	2. Certified copies of the priority documents	have been received in Application	on No					
	3. Copies of the certified copies of the prior	ity documents have been receive	ed in this National Stage					
	application from the International Bureau	(PCT Rule 17.2(a)).	•					
	* See the attached detailed Office action for a list of	of the certified copies not receive	d.					
Attachment(s)								
1) X Notice of References Cited (PTO-892) 4) Interview Summary (PTO-413) Paper No(s)/Mail Date								
_	Notice of Dransperson's Patent Drawing Review (PTO-948) Information Disclosure Statement(s) (PTO-1449 or PTO/SB/08) Paper No(s)/Mail Date 5) Notice of Informal Patent Application (PTO-152) Comparison of Patent Drawing Review (PTO-948) 5) Notice of Informal Patent Application (PTO-152) Comparison of Patent Drawing Review (PTO-948)							
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Application/Control Number: 10/815,827 Page 2

Art Unit: 1764

DETAILED ACTION

1. The following is a quotation of the appropriate paragraphs of 35 U.S.C. 102 that form the basis for the rejections under this section made in this Office action:

A person shall be entitled to a patent unless -

- (b) the invention was patented or described in a printed publication in this or a foreign country or in public use or on sale in this country, more than one year prior to the date of application for patent in the United States.
- 2. Claims 1- 11 are rejected under 35 U.S.C. 102(b) as being anticipated by Boyer et al. US 2002/0020359.

Boyer et al. '0020359 teach a device mixing device which is located between two successive granular beds which distribute a polyphase mixture which includes a horizontal plate which covers the entire cross section of the reactor and supporting a plurality of vertically disposed conduits (206) dedicated to passing the gas fraction of the fluid mixture originating from the upper granular bed (204). The distribution means are located between granular beds as elements (200 or 220). Specifically Boyer et al. teach in Figure 3, that the gas/liquid mixture from the upper bed (203) flows through conduits (204) that travel the lateral wall of the reactor. The gas is then inject from chamber (201) into the liquid flow via orifices (208) distributed in the walls of the conduits (204). The gas/liquid mixture is thus produced in the conduits that correspond to points for injection the mixture into the lower bed.. The mixing and distribution functions are simultaneous. The conduits or mixer channels have constant diameter through their axial length. The diameters of the conduits are calculating using methods known to the skilled artisan and are in the range of 5mm to 50 mm. The diameter of the orifices is less than 30% of the diameter of the conduit. The number of holes per conduit is in the range of 2 to 6. The difference in height between the levels of the holes is at least 30 mm. The depth of the gas

Application/Control Number: 10/815,827

Art Unit: 1764

extend below the gas injection chamber (201) by a distance which prevents a portion of the liquid from propagating along the lower outer surface of the chamber and to reduce the space between the mixture injection point and the inlet into the bed which is the range of 10 to 50 mm. In order to avoid separating of the liquid/gas mixture before its injection into the bed, the top of the bed is in the range of 0-50mm, where zero is excluded.[Note Figures 1-4, Paragraphs [0036] to [0038] and Paragraphs [0042] to [0044]] The reactor can be used for hydrogenation and or hydrodesulfurization reactions. The reactor as taught and described by Boyer et al. PGPUB 2002/0020359 full anticipates applicant's claims as drafted.

3. Claims 1- 11 are rejected under 35 U.S.C. 102(b) as being anticipated by Boyer et al. US 2002/0021991.

Boyer et al.'0021991 teach a device for producing and distributing a poly phase mixture between two fluids comprising a chamber for the passage of a first fluid, the chamber pieced by perforated tubes or conduits to pass as second fluid which is a different physical state than the first fluid which is not miscible with the first fluid through the chamber the tubes being pierced by at least one orifice for permitting passage of the first fluid and mixing between the fluid tubes. Specifically, the distribution system is located at the reactor head upstream of the first bed as shown in Figures 3-4. Gas is injected into the mixer/distributor system axially at the reactor heat through perforated tubes (018) that traverses a liquid chamber (11). The liquid chamber is supplied by injecting the liquid feed laterally into the reactor via line (102). The operating principle consists of premixing the liquid and gas phases in the conduits before injecting the mixture at different points to the inlet of the granular bed (114). Boyer et al. teach that the tubes

Application/Control Number: 10/815,827

Art Unit: 1764

Page 4

(108) extend by a distance below the liquid chamber to prevent a portion of the liquid form propagation beneath the lower outer surface of the chamber and to reduce the space between the mixture injection point and the inlet to the bed. Boyer et al. teach that the number and holes perforated in conduits (108) is calculated using techniques known to the ordinary skilled artisan. The diameter of the holes is less than 75% of the diameter of the conduits and normally more than 2 mm. The diameter of the conduit is again calculated and designed based on the liquid flow rate through the reactor. The depth below the lowest orifice (111) is generally more than 50 mm and in the range of 50 to 300mm. The reactor as taught and described by Boyer et al. can be used in hydrogenation treatments, hydrodesulfurization reactions and hydrodenitrogenation processes. [Note Paragraph[0032], Paragraphs [0044] to [0047]] It is maintained that the distribution device for producing a polyphase mixture for distribution a liquid phase and a gas phase inside a vertical reactor upstream of a granular bed or between two successive granular as described by Boyer et al. '0021991 full anticipates applicant's invention as claimed.

4. The nonstatutory double patenting rejection is based on a judicially created doctrine grounded in public policy (a policy reflected in the statute) so as to prevent the unjustified or improper timewise extension of the "right to exclude" granted by a patent and to prevent possible harassment by multiple assignees. A nonstatutory obviousness-type double patenting rejection is appropriate where the conflicting claims are not identical, but at least one examined application claim is not patentably distinct from the reference claim(s) because the examined application claim is either anticipated by, or would have been obvious over, the reference claim(s). See, e.g., In re Berg, 140 F.3d 1428, 46 USPQ2d 1226 (Fed. Cir. 1998); In re Goodman, 11 F.3d 1046, 29 USPQ2d 2010 (Fed. Cir. 1993); In re Longi, 759 F.2d 887, 225 USPQ 645 (Fed. Cir. 1985); In re Van Ornum, 686 F.2d 937, 214 USPQ 761 (CCPA 1982); In re Vogel, 422 F.2d 438, 164 USPQ 619 (CCPA 1970); and In re Thorington, 418 F.2d 528, 163 USPQ 644 (CCPA 1969).

A timely filed terminal disclaimer in compliance with 37 CFR 1.321(c) or 1.321(d) may be used to overcome an actual or provisional rejection based on a nonstatutory double patenting ground provided the conflicting application or patent either is shown to be commonly owned with this application, or claims an invention made as a result of activities undertaken within the scope of a joint research agreement.

Effective January 1, 1994, a registered attorney or agent of record may sign a terminal disclaimer. A terminal disclaimer signed by the assignee must fully comply with 37 CFR 3.73(b).

Claims 1-11 are provisionally rejected on the ground of nonstatutory obviousness-type 5. double patenting as being unpatentable over claims 25 and 27-33, 36-38 of copending Application No. 10/024,382 now allowed. Although the conflicting claims are not identical, they are not patentably distinct from each other because both inventions claim an apparatus for mixing and distributing a liquid phase and a gas phase, in a vertically disposed vessel having and top and bottom. The vessel is capable of injection first and second fluids in different physical state or two immiscible fluids, the device includes a horizontal plate which supports a plurality of substantially vertical conduits comprising upper and lower ends the conduits comprising lateral orifices at different levels disposed along the vertical walls of the conduits for permitting the gas phase and liquid phase to be introduced into the conduits. Both inventions claim the mixing device within a reactor comprising at least one bed of granular solid, the mixing device being upstream of the granular bed. However, the invention of the 10/024,382 is broader in scope than that of the instant invention in that the specifics with respect to conduit size placement of the lateral orifices, the diameter ratio of the conduits to the diameter of the reactor as claimed have not been specifically claimed. However, to dispose the conduits as claimed in the instant invention would have been obvious to one having ordinary skill in the art because there is clear recognition and teaching in the art how to size and conduits for providing adequate polyphase mixing within a granular bed reactor and to optimize the reactor which provide best polyphase mixing would have been obvious to one having ordinary skill in the art. [Note the case law of In re Aller 155 USPQ 233]

This is a <u>provisional</u> obviousness-type double patenting rejection because the conflicting claims have not in fact been patented.

Claims 1-11 are provisionally rejected on the ground of nonstatutory obviousness-type 6. double patenting as being unpatentable over claims 1-13 of copending Application No. 10/619,557. Although the conflicting claims are not identical, they are not patentably distinct from each other because both inventions claim an apparatus for mixing and distributing a liquid phase and a gas phase, in a vertically disposed vessel having and top and bottom. The vessel is capable of injection first and second fluids in different physical state or two immiscible fluids, the device includes a horizontal plate which supports a plurality of substantially vertical conduits comprising upper and lower ends the conduits comprising lateral orifices at different levels disposed along the vertical walls of the conduits for permitting the gas phase and liquid phase to be introduced into the conduits. Both inventions claim the mixing device within a reactor comprising at least one bed of granular solid, the mixing device being upstream of the granular bed. However, the invention of the 10/619,557 is narrower in scope than that of the instant invention in that the specifics with respect to the density of the pipes and specifically the arrangement of the exit orifices of the secondary tubes being angled have not been specifically claimed. However to provide the mixing conduits having a specific density within a reactor as claimed in the '557 invention would have been obvious to one having ordinary skill in the art because there is clear recognition and teaching in the art how to size the conduits, how many conduits or density is required based on flow rate within the reactor for providing adequate polyphase mixing within a granular bed reactor has been taught and to optimize the reactor

Application/Control Number: 10/815,827

Art Unit: 1764

which provide best polyphase mixing would have been obvious to one having ordinary skill in the art. [Note the case law of *In re Aller* 155 USPQ 233]

Page 7

- The prior art made of record and not relied upon is considered pertinent to applicant's 7. disclosure. Forster et al. teach a method of producing a homogeneous gas mixture using a mixing assembly within a catalytic reactor. Westerman et al. teach a multi tube reactor for carrying out a process for catalytic reaction. Van Der Meer et al. teach a multiplebed down flow reactor which includes a mixing device (5) for mixing fluids comprising a substantially horizontal collection tray (6) which includes a swirl chamber (7). Hartzer et al. teach a device for distributing a polyphase mixture on a granular solid bed comprising a porous antisplash nozzle. Reynolds et al. teach an up flow reactor with which includes a mixing device including a plurality of conduits. Buchanan teaches a hydroprocessing ractor which includes a gas liquid mixing assembly which includes a plurality of conduits. Euen et al. teach a mixed disposed between two fixed beds. The mixer mixes two gas-liquid phases. Grott et al. teach a hydroprocessing reactor which includes a mixing chamber and distribution tray (21) which includes a plurality of conduits and mixing caps distributed over the surface of the distribution tray. Gupta teach fluid distribution across a particulate bed. Silvey teach a liquid distribution device and pan. Alcock et al. teach a multibed, mixed phase down flow reactor.
- 8. Any inquiry concerning this communication or earlier communications from the examiner should be directed to N. Bhat whose telephone number is 571-272-1397. The examiner can normally be reached on Monday-Friday, 9:30AM-6:00PM.

Application/Control Number: 10/815,827 Page 8

Art Unit: 1764

If attempts to reach the examiner by telephone are unsuccessful, the examiner's supervisor, Glenn Caldarola can be reached on 571-272-1444. The fax phone number for the organization where this application or proceeding is assigned is 571-273-8300.

Information regarding the status of an application may be obtained from the Patent Application Information Retrieval (PAIR) system. Status information for published applications may be obtained from either Private PAIR or Public PAIR. Status information for unpublished applications is available through Private PAIR only. For more information about the PAIR system, see http://pair-direct.uspto.gov. Should you have questions on access to the Private PAIR system, contact the Electronic Business Center (EBC) at 866-217-9197 (toll-free).

N. Bhat

Primary Examiner

Art Unit 1764